## IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF MISSISSIPPI DELTA DIVISION

## UNITED STATES OF AMERICA

VS. CAUSE NO. 3:21CR107

THOMAS IROKO AYODELE aka "ROKO"

## MOTION FOR BOND PENDING SENTENCING

COMES NOW, the Defendant, Thomas Iroko Ayodele a/k/a "Roko", by and through the undersigned counsel, William F. Travis, and files this Motion for Bond Pending Sentencing, would state unto the Court as follows:

1. Ayodele intends to show by clear and convincing evidence that (1) he is not likely to flee; and/or (2) he poses no danger to the safety of any other person in the community. *See* 18 U.S.C. § 3143(a).

WHEREFORE, PREMISES CONSIDERED, the defendant, Thomas Iroko Ayodele a/k/a "Roko", respectfully requests that he be released on bond pending sentencing.

**RESPECTUFLLY SUBMITTED**, this the  $27^{\text{th}}$  day of <u>February</u>, 2023.

THOMAS IROKO AYODELE, Defendant

BY: /s/ William F. Travis\_

William F. Travis, MSB 8267 8619 Highway 51 N. Southaven, MS 38671 (662)393-9295 (662)393-9414 fax bill@southavenlaw.com

## **CERTIFICATE OF SERVICE**

I, the undersigned attorney, do hereby certify that a true and correct copy of the foregoing Joinder to the *Motion for Bond Pending Sentencing* has this day been electronically mailed to:

Honorable Robert Mims robert.mims@usdoj.gov

**THIS**, the <u>27<sup>th</sup></u> day of <u>February</u>, 2023.

/s/ William F. Travis\_\_\_

William F. Travis, Certifying Attorney